1 2 3 4 5	United States Attorney District of Arizona NICOLE P. SAVEL Assistant U.S. Attorney State Bar No. 015958 405 W. Congress Street, Suite 4800 Tucson, Arizona 85701-5040 Telephone: 520-620-7300 nicole.savel@usdoj.gov	2011 FEB -2 P 4: 42 FICHARS H. WEARE. CLERK U.S. OST. COURT FOR THE DISTRICT OF ARIZONA BY PRESETY DIFFEX
7	UNITED STATES DISTRICT COURT	
8	DISTRICT	CR11 - 411TUC RECEPTIONS
9	United States of America,	CR11 - 4111UC
10	Plaintiff,	INDICTMENT STIM CASE
11	v.	Violations: 18 U.S.C. § 111(a)(1)(b) 18 U.S.C. § 115(a)(1)(B)
12	Mark Tenniswood,) (Assault on Federal Officer With Use of a
17	i i	
13	Defendant.	Deadly Weapon; Influencing, Impeding and Retaliating Against a Federal Law
14)) Deadly Weapon; Influencing, Impeding) and Retaliating Against a Federal Law) Enforcement Officer)
	THE GRAND JURY CHARGES:) Enforcement Officer)
14 15	THE GRAND JURY CHARGES:	DUNT 1
14 15 16	THE GRAND JURY CHARGES: CO That on or about September 10, 2010,	DUNT 1 at or near Douglas, in the District of Arizona, the
14 15 16 17	THE GRAND JURY CHARGES: CO That on or about September 10, 2010, defendant, Mark Tenniswood, did intention	DUNT 1
14 15 16 17 18	THE GRAND JURY CHARGES: CO That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of	DUNT 1 , at or near Douglas, in the District of Arizona, the nally and forcibly assault, resist, oppose, impede,
14 15 16 17 18 19	THE GRAND JURY CHARGES: CO That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of Agent Abner Castro, an officer of the United	DUNT 1 at or near Douglas, in the District of Arizona, the nally and forcibly assault, resist, oppose, impede, Homeland Security, United States Border Patrol
14 15 16 17 18 19 20	THE GRAND JURY CHARGES: CO That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of Agent Abner Castro, an officer of the United was engaged in and on account of the perfor	DUNT 1 at or near Douglas, in the District of Arizona, the nally and forcibly assault, resist, oppose, impede, Homeland Security, United States Border Patrol d States or any agency thereof, while said officer
14 15 16 17 18 19 20 21	THE GRAND JURY CHARGES: CO That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of Agent Abner Castro, an officer of the United was engaged in and on account of the perfor deadly or dangerous instrument, that is, he p	DUNT 1 nat or near Douglas, in the District of Arizona, the mally and forcibly assault, resist, oppose, impede, Homeland Security, United States Border Patrol d States or any agency thereof, while said officer mance of his official duties, through the use of a
14 15 16 17 18 19 20 21 22	THE GRAND JURY CHARGES: CO That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of Agent Abner Castro, an officer of the United was engaged in and on account of the perfor deadly or dangerous instrument, that is, he p	DUNT 1 At or near Douglas, in the District of Arizona, the nally and forcibly assault, resist, oppose, impede, Homeland Security, United States Border Patrol d States or any agency thereof, while said officer mance of his official duties, through the use of a pointed his service issued HK, P2000 .40 caliber, at Agent Castro's face; in violation of Title 18,
14 15 16 17 18 19 20 21 22 23	The GRAND JURY CHARGES: CO That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of Agent Abner Castro, an officer of the United was engaged in and on account of the perfor deadly or dangerous instrument, that is, he p handgun, bearing serial number 123-050411 United States Code, Sections 111(a)(1) and	DUNT 1 At or near Douglas, in the District of Arizona, the nally and forcibly assault, resist, oppose, impede, Homeland Security, United States Border Patrol d States or any agency thereof, while said officer mance of his official duties, through the use of a pointed his service issued HK, P2000 .40 caliber, at Agent Castro's face; in violation of Title 18,
14 15 16 17 18 19 20 21 22 23 24	That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of Agent Abner Castro, an officer of the United was engaged in and on account of the perfor deadly or dangerous instrument, that is, he phandgun, bearing serial number 123-050411 United States Code, Sections 111(a)(1) and	DUNT 1 At or near Douglas, in the District of Arizona, the nally and forcibly assault, resist, oppose, impede, Homeland Security, United States Border Patrol d States or any agency thereof, while said officer mance of his official duties, through the use of a pointed his service issued HK, P2000 .40 caliber , at Agent Castro's face; in violation of Title 18, (b).
14 15 16 17 18 19 20 21 22 23 24 25	That on or about September 10, 2010, defendant, Mark Tenniswood, did intention intimidate and interfere with Department of Agent Abner Castro, an officer of the United was engaged in and on account of the perfor deadly or dangerous instrument, that is, he phandgun, bearing serial number 123-050411 United States Code, Sections 111(a)(1) and CO That on or about September 10, 2010,	DUNT 1 At or near Douglas, in the District of Arizona, the nally and forcibly assault, resist, oppose, impede, Homeland Security, United States Border Patrol d States or any agency thereof, while said officer mance of his official duties, through the use of a pointed his service issued HK, P2000 .40 caliber , at Agent Castro's face; in violation of Title 18, (b).

enforcement officer, that is, he pointed his service issued HK, P2000 .40 caliber handgun, bearing serial number 123-050411, at Agent Castro's face with intent to impede, intimidate, interfere with and retaliate against United States Border Patrol Agent Abner Castro while he was engaged in or o account of the performance of his official duties; in violation of Title 18, United States Code, Sections 115(a)(1)(B). DENNIS K. BURKE United States Attorney District of Arizona FEB 0 2 2011 Nicole P. Savel Assistant U.S. Attorney

<u>U.S. v. Tenniswood</u> Indictment Page 2 of 2